# PETITION UNDER 28 USC § 2254 FOR WRIT OF HABEAS CORPUS BY A PERSON IN STATE CUSTODY

If petitioner is attacking a judgment which imposed a sentence to be served in the future, petitioner must fill in the name of the state where judgment was entered. If petitioner has a sentence to be served in the future under a federal judgment which he wishes to attack, he should file a motion under 28 U.S.C. § 2255, in the federal court which entered the judgment.)

### PETITION FOR WRIT OF HABEAS CORPUS BY A PERSON IN STATE CUSTODY

### Instructions - Read Carefully

- (1) This petition must be legibly handwritten or typewritten, and signed by the petitioner under the penalty of perjury. Any false statement of a material fact may serve as the basis for prosecution and conviction for perjury. All questions must be answered concisely in the proper space on the form.
- (2) Additional pages are not permitted except with respect to the facts which you rely upon to support your grounds for relief. No citation of authorities need be furnished. If briefs or arguments are submitted, they should be submitted in the form of a separate memorandum.
- (3) Upon receipt of a fee of \$5 your petition will be filed if it is in proper order.
- (5) Only judgments entered by one court may be challenged in a single motion. If you seek to challenge judgments entered by different courts either in the same state or in different states, you must file separate petitions to each court.
- (6) Your attention is directed to the fact that you must include all grounds for relief and all facts supporting such grounds for relief in the petition you file seeking relief from any judgment of conviction.
- (7) When the petition is fully completed, the original and at least two copies must be mailed to the Clerk of the United States

  District Court whose address is
- (8) Petitions which do not conform to these instructions will be returned with a notation as to the deficiency.

Case 1:04-cv-10689-RGS Document 6 Filed 05/04/2004 Page 2 of 13 PETITION UNDER 28 USC § 2254 FOR WRIT OF HABEAS CORPUS BY A PERSON IN STATE CUSTODY

AO 241 (Rev. 5/85)

Γ	United States District Court	District	
Nar		Prisoner No. W39104	Case No. 04-10689-RGS
Tiac	e of Commement	1 000 W - ir 7. II in	
	ne of Petitioner (include name under which convicted)	v. Dianne m. pill pistrict Attorne	person having custody of petitioner)
The	Attorney General of the State of: MASSACHUSE	OF COMMONWEALS	THUT MASS
	PET	TTION	
	Name and location of court which entered the judgment of conversion Superior Court. 50 STATE ST, State of judgment of conviction TUIY 23, 19	Springfield, w	A 01103
3.	Length of sentence NATURAL LIFE W	ITHOUT PAROT	PE
7	Nature of offense involved (all counts) First DE	ear that The Peti	Ton of The Habras
5.	What was your plea? (Check one)  (a) Not guilty  (b) Guilty  (c) Nolo contendere  If you entered a guilty plea to one count or indictment, and not have the count of the count	not a guilty plea to another coun	t or indictment, give details:
6.	If you pleaded not guilty, what kind of trial did you have? (Ca) Jury (b) Judge only	Theck one)	
7.	Did you testify at the trial? Yes □ No □		
8.	Did you appeal from the judgment of conviction? Yes No□	• • • • • • • • • • • • • • • • • • • •	

9.	If you did appeal, answer the following:
	(a) Name of court S.T.C
	(b) Result Judgment Affirmed
	(c) Date of result and citation, if known MAY 21 1984
	(d) Grounds raised Testimony From WilThess That was presudicial
	A Juror's knowledge of defendant's Criminal record
	(e) If you sought further review of the decision on appeal by a higher state court, please answer the following:
	(1) Name of court
	(2) Result
	(3) Date of result and citation, if known
	(4) Grounds raised
	(f) If you filed a natition for any in the All its 10 and 5
	(f) If you filed a petition for certiorari in the United States Supreme Court, please answer the following with respect to each direct appeal:
	(1) Name of court
	(2) Result
	(3) Date of result and citation, if known
	(4) Grounds raised
	(4) Grounds raised
10	Other than a direct appeal from the judgment of conviction and contains how were a first than a direct appeal from the judgment of conviction and contains how were a first than a direct appeal from the judgment of conviction and contains how were a first than a direct appeal from the judgment of conviction and contains how were a first than a direct appeal from the judgment of conviction and contains how were a first than a direct appeal from the judgment of conviction and contains how were the first than a direct appeal from the judgment of conviction and contains how were the first than a direct appeal from the judgment of conviction and contains how were the first than a direct appeal from the judgment of conviction and contains how were the first than a direct appeal from the judgment of conviction and contains how the first than a direct appeal from the judgment of conviction and contains how the first than a direct appeal from the judgment of conviction and contains how the first than a direct appeal from the judgment of conviction and contains how the first than a direct appeal from the judgment of conviction and contains how the first than a direct appeal from the judgment of conviction and contains how the first than a direct appeal from the judgment of conviction and contains how the first than a direct appeal from the judgment of conviction and contains how the first than a direct appeal from the judgment of conviction and contains how the first than a direct appeal from
10.	Other than a direct appeal from the judgment of conviction and sentence, have you previously filed any petitions, applications, or motions with respect to this judgment in any court, state or federal?
	Yes No No
11.	If your answer to 10 was "yes," give the following information:
	(a) (1) Name of court Hampden Coury Superiar
	(2) Nature of proceeding RULE 30 (B) of MASS R.P
	(3) Grounds raised INEFFECTIVE CWNSEL, TAMPEVED EVIDENCE

	55)
-	
	·
	Did you receive an evidentiary hearing on your petition, application or motion?  Yes \( \subseteq  \text{No} \subseteq \subseteq \)
(5)	Result
(6)	Date of result
` '	o any second petition, application or motion give the same information:
(1)	Name of court
(2)	Nature of proceeding
(3)	Grounds raised
(4)	Did you receive an evidentiary hearing on your petition, application or motion?
( ' )	Yes No No
(5)	Result
( )	
	Date of result
	I you appeal to the highest state court having jurisdiction the result of action taken on any petition, application
	tion? First petition, etc.  Second petition, etc.  Yes ✓ No □ No □
	Second petition, etc. Yes   No □
(d) If x	you did not appeal from the adverse action on any petition, application or motion, explain briefly why you did not:
(d) 11 y	ou and not appear from, and account and providing the same of the
. —	

Caution: In order to proceed in the federal court, you must ordinarily first exhaust your available state court remedies as to each ground on which you request action by the federal court. If you fail to set forth all grounds in this petition, you may be barred from presenting additional grounds at a later date. For your information, the following is a list of the most frequently raised grounds for relief in habeas corpus proceedings. Each statement preceded by a letter constitutes a separate ground for possible relief. You may raise any grounds which you may have other than those listed if you have exhausted you state court remedies with respect to them. However, you should raise in this petition all available grounds (relating to this conviction) on which you base your allegations that you are being held in custody unlawfully.

Do not check any of these listed grounds. If you select one or more of these grounds for relief, you must allege facts. The petition will be returned to you if you merely check (a) through (j) or any one of these grounds.

- (a) Conviction obtained by plea of guilty which was unlawfully induced or not made voluntarily with understanding of the nature of the charge and the consequences of the plea.
- (b) Conviction obtained by use of coerced confession.
- (c) Conviction obtained by use of evidence gained pursuant to an unconstitutional search and seizure.
- (d) Conviction obtained by use of evidence obtained pursuant to an unlawful arrest.
- (e) Conviction obtained by a violation of the privilege against self-incrimination.
- (f) Conviction obtained by the unconstitutional failure of the prosecution to disclose to the defendant evidence favorable to the defendant.
- (g) Conviction obtained by a violation of the protection against double jeopardy.
- (h) Conviction obtained by action of a grand or petit jury which was unconstitutionally selected and impaneled.
- (i) Denial of effective assistance of counsel.
- (h) Denial of right of appeal.
- A. Ground one: Ineffective Assistance of Counsel by

Supporting FACTS (state briefly without citing cases or law) ATTOMEY John F. Donahue
by Failing To Provide a Forensic Expert of challenge The State's
Forensic Expert evidence. Donahue, never bothered To Crose
Check The Victim blood To determine if The blood Traces
Found on the defendant clothes actually cam from the
Victim

B. Ground two: Tampeding with The evidence by removing Fibers From
The defendant's Sweater

Supporting FACTS (state briefly without citing cases or law) DeTecTive AlFred Ingham who was Incharged of handling the revidence AFTer packing each ITem in Their Own bags secured Them in a locked evidence room on the 181 OF Januar 1982. Then on Januar 27th 1982 he returned to the locked evidence room and reopening the bag containing the defendant's sweat and removal OF Some Fibers From the defendant's Sweater and Placing Them In and envelope Containing other Fibers.

	C.	Ground three: Forensic Expert Failed to Testal The Evidence
		Properly and not Testing Some Evidence at all
		Supporting FACTS (state briefly without citing cases or law)
		deFendant's sweater That he was wearing at the time of the murder was never
		Tested For Fibers or blood by The States Forensic defendant's Jacket and a Sock
		and (Fingernail Clippinge's of The victim) blood was present but was
		unable To obtain a group Tring or a blood Type-Aor B-O but no Test was done
		To determine if The blood belonged To The Victin or The defendant Forensic
		Examined all of Harrison Grant's Clothes box Friend of Victim had Group (B)
	D.	Ground four: Conviction obtained dr misteading The Jury and The
		S-J.C
		Supporting FACTS (state briefly without citing cases or law) Tury and S. J. C.
		The Jury and S.J.C. was mislead by believe That defendant's sweater had majord The
		Vicims robe. Fibers, on The Knife were Smilar To The Fibers OF The victim robe wers
		Similar To Fibers Takem From defendant's Sweater States Forensic Mancy
		murphy Stated That whe nover Test defendant's sweater at all (blood stain
		Clothen belonging to The boxfriend of The Victin A-shoes has Human blood on IT
13.	If an	A white T-sthit has Human blood on it-A-white underwear has Human blood on it-A-sack has Human blood Type-(B) on it yof the grounds listed in 12A, B, C, and D were not previously presented in any other court, state or federal, state briefly grounds were not so presented, and give your reasons for not presenting them:
14.	Do y Yes	ou have any petition or appeal now pending in any court, either state or federal, as to the judgment under attack?  No D
15.	Give	the name and address, if known, of each attorney who represented you in the following stages of judgment attacked herein:
	(a)	At preliminary hearing All Place eding were handled by
		ATTY John F. Donahue From Arrainment Through
	(b)	At arraignment and plea Appeal Address: Macket Place BESmain Street
		Springfield m A 01/03

AO 241 (Rev. 5/85)
(c) At trial
(d) At sentencing
(e) On appeal
(f) In any post—conviction proceeding
(g) On appeal from any adverse ruling in a post—conviction proceeding
16. Were you sentenced on more than one count of an indictment, or on more than one indictment, in the same court and to same time?  Yes □ No □
17. Do you have any future sentence to serve after you complete the sentence imposed by the judgment under attack?  Yes \( \sum \) No \( \subset \)  (a) If so, give name and location of court which imposed sentence to be served in the future:
(b) Give date and length of the above sentence:
(c) Have you filed, or do you contemplate filing, any petition attacking the judgment which imposed the sentence to served in the future?  Yes  No  No
Wherefore, petitioner prays that the Court grant petitioner relief to which he may be entitled in this proceeding.
Signature of Attorney (if any)
I declare under penalty of perjury that the foregoing is true and correct. Executed on  S/3/2004  (date)  Romath L. Munt
Signature of Petitioner



# The Commonwealth of Massachusetts SUPREME JUDICIAL COURT FOR SUFFOLK COUNTY

ONE BEACON STREET, 4TH FLOOR BOSTON, MASSACHUSETTS 02108

WWW.SJCCOUNTYCLERK.COM

ASSISTANT CLERKS

November 21, 2003

LILLIAN C. ANDRUSZKIEWICZ (617) 557-1184 GEORGE E. SLYVA (617) 557-1185 ERIC B. WETZEL (617) 557-1186

MAURA S. DOYLE

CLERK

CASE INFO (617) 557-1100

FACSIMILE (617) 523-1540

Kenneth L. Hunt P.O. Box 1218 Shirley, MA 01464

RE: No. SJ-2003-0191

COMMONWEALTH

VS.

KENNETH L. HUNT

Hampden Superior Court

No. 82-380

#### NOTICE OF DOCKET ENTRY

You are hereby notified that on November 21, 2003, the following was entered on the docket of the above referenced case:

ORDER DENYING LEAVE TO APPEAL: .... "defendant's motion for new trial, is denied." (Ireland, J.)

To: Kenneth L. Hunt

Jane Davidson Montori, Assistant District Attorney

Hampden Superior Court Dept.

# UNITED STATES DISTRICT COURT DISTRICT OF MASSACHUSETTS

KENNETH L. HUNT plaintiff,

V .

Civil Action No.04-10689-RGS

commonwealth Detendant,

### SWORN STATEMENT

I KENNETH L. HUNT

Solennly Swear that the Statement and petiton of the Habeas Corpus that I Shall give Is true to the best of my ability.

The defendant was convicted of murder in the first degree in July 23 for natural life (1982) And then in December 2. a motion for a new trial Denied in (1982) And then Judgment Affirmed June 20 (1984) Then in May 12(1984) Denied motion for a new trial by the S.J.C. Hd-3174-Judgment affirmed in (1984) June 20......

then defendant filed a motion for a new trial and a motion for a appointment of counsel in (1992) of July 20. Then in August of (1992) Judge Sweeney) Allowed the motion Refer to C.P.C.S. For counsel and in June 19 (2001) C.P.C.S. Dreied the defendant Counsel and then he filed a motion for a new trial and for a Appointment of Counsel. In June 14 (2002) He was Denied. then

in Sept 3 (2002) Defendant filed a Notice of Appeal to the Supreme Judicial Court No.S.J.C.-2003-0191. then on November 21 (2003) The defendant's motion for a new trial is Denied by Judge Ireland) And on December 16 (2003) The defendant filed a notice of Appeal with the United Sates District Court, then on April 8 (2004) the defendant then receive a Civil No.04-10689-RGS.

defendant was made to believe that he was Suppose to resolve all State remedies all the way to the Supreme Judicial Court. Defendant believe that he has done that by way of showing that the defendant was denied in Supreme Judicial Court in November 12 (2003) And one month later the defendant Filed a Notice of Appeal with the united States District Court in December 16 (2003) Then after that defendant receive a Civil No. 04-10689-RGS. See ATTached Copies

#### CONCLUSION

The defendant asked that the Court show leniency in allowing this Sworn Statement and petiton of Habeas Corpus to be heard by the Ccourt.

RESPECTFULLY SUBMITTED Senroth L. Hunt, KENNETH L. HUNT, pro SE P.O. BOX 1218 SHIRLEY, MA 01464

DATE 5 /B 2004

# UNITED STATES DISTRICT COURT DISTRICT OF MASSACHUSETTS

CIVIL NO. 04-10689-RGS

KENNETH L. HUNT

٧.

COMMONWEALTH

### <u>ORDER</u>

April 8, 2004

STEARNS, D.J.

Petitioner Kenneth L. Hunt shall, within forty-five (45) days of the date of this Order, refile a verified (sworn) petition for writ of habeas corpus together with a statement explaining why the petition is not barred by the one-year statute of limitations of the Antiterrorism and Effective Death Penalty Act, 28 U.S.C. § 2244(d)(1).

SO ORDERED.

/s/ Richard G. Stearns

UNITED STATES DISTRICT JUDGE

UNITED STATED OF AMERICA
DISTRICT FOR MASSACHUSETTS

COMMONWEALTH, APPELLE

VS.

KENNETH L. HUNT, APPELLANT

### NOTICE OF APPEAL

Now come the defendant in the above capioned matter and gives notice, pursuant M.R.A.P. Rule 3, of his intent to appeals certian opinions, Rulings, Directions and judgements of the court.

RESPECTFULLY SUBMITTED

Kenneth flunt

KENNETH L. HUNT, PRO SE W-39104 SHIRLEY MEDIUM

P.O. BOX 1218

SHIRLEY, MA 01464

Dec. 16 20093

### COMMONWEALTH OF MASSACHUSETTS

SUFFOLK, ss.

SUPREME JUDICIAL COURT FOR SUFFOLK COUNTY No. SJ-2003-0191

Hampden Superior Court No. 82-380

### COMMONWEALTH

vs.

#### KENNETH L. HUNT

### ORDER DENYING LEAVE TO APPEAL

The defendant's application pursuant to G. L. c. 278, s. 33E, for leave to appeal from the denial of defendant's motion for new trial, is denied.

By the Court, (Ireland, J.)

Assistant Clerk

Entered: November 21, 2003